J. Par

Gurgaon Circle

The 3rd September, 1984

No. 28 GA 87-D/1771.—Whereas it appears to the Governor of Haryana that land is likely to be required to be taken by Government, at the public expense, for a public purpose, namely, constructing Causeway on link road from Rewari-Pataudi Road to village Khetiawas in Gurgaon District, it is hereby notified that the land described in the specification below, is required for the above purpose.

This notification is made under the provision of Section IV of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Haryana is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any and in the locality and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition of any land in the locality, may within 30 days of the publication of this notification, file an objection in writing before the District Revenue Officer & Land Acquisition Collector, Gurgaon.

SPECIFICATION

District Tehsil Locality/ Village	Hadbast No.	Area in Acres	Khasra Nos.
Gurgaon Patudi Khetiawas	268	0.20	18
を	. , .		12, 13/1, 13/2, 14, 15, .16/1, 16/2, 17/1, 17/2
	7	otal 0.20	

The 3rd April, 1984

be required to be taken by Government, at the public expense, for a public purpose, namely, for consturcting a road from Gugaon-Patauli Roal to Link road village Jhand Sarai in Gurgaon District, it is hereby notified that the land described in the specification below is required for the above purpose.

This notification is made under the provisions of section IV of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Haryana is pleased to authorise the officers, for the time being engaged in the undertaking with their servants and workmen to enter-upon and survey any land in the locality and do all other acts required or permitted by that section

Any person interested in the above land, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of this notification, file an objection in writing before the District Revenue Officer-cum-Land Acquisition Collector, Gurgaon.

SPECIFICATION

District Tohail	Locality/ Village	Hadbast No.	Area in Acres	Khasra	Nos.	
Gargaon Gurgaon	Jhund Sarai Abad	124	0177	<u> </u>	*	*

District	Tehsil .		Had bast No.	Area in Acres	Khasra Nos	• · · ·	
Gurgaon	Gurgaon	· Jhund Sarai Abad—concld		0.77—concld	2		
		A va u —contra	. ;		10, 12/1, 12/2, 12/3, 20/1, 22/2 34	18,	
Gurgaon	Gurgaon	Jhund Sarai	1 23	0.13	15		
•		Sarai Viran		•		1, 9/1, 9/2, 13	
•			1		21		
					24		
_	•		•	Total: 0-90	;		
					(Sd.),		
				1	A 1. 12 m		

Superintending Engineer,
Gurgaon Circle, P.W.D., B.&R. Br.,
Gurgaon.

IRRIGATION AND POWER DEPARTMENT DECLARATION

The 2th September, 1984

No. 73/Drg/3-L.—Whereas the Governor of Haryana is satisfied that the land specified below is needed urgently by the Government at public expense, for a public purpose, i. e. for constructing Flood Embankment from RD. 61500 to RD. 63 53/right side upstream Otto Weir along river Ghaggar in village Khareka, tehsil Sirsa, district Sirsa, for which a notification has been issued under section 4 and published,—vide Haryana Government, Irrigation and Power Department notification No. 49/DRG/3-L, dated the 22nd January, 1982 in Haryana Government Gazette.

It is hereby declared that the land described in the specification below is required urgently for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 for information to all whom it may concern.

And whereas the Governor of Haryana is further of the opinion that the purpose for which the land is required is of an urgent importance within the meaning of the clause (c) of sub-section (2) of section '7 of the said Act and the provision of section 5A of the said Act shall not apply in regard in this Acquisition.

Plans of the land may be inspected in the office of the Land Acquisition Collector-cum-District Revenue Officer, Sirsa and Executive Engineer, Drainage Division, Sirsa.

SPECIFICATION

S. No.	District	Tehsil	Village	Hadbast No.	A rea in A cres	Boundary/Khasra Nos.
-		- <u>-</u> . <u>-</u>				A strip of land 1653' in length, 71.5' widths lying generally in the direction of north-east to south-west as demarcated at site and shown on Index Plan.
1.	Sirsa	Sirsa 🕶	Khareka	151	2.35	. 64
		<u> </u>				12, 13, 14, 17, 18, 19, 20/1,

S. No.	District	Tahsil	Village	Hadbast No.	Area in acres	Boundry/Khasra No.	;		
i.	Sirsa	Sirsa	Khareka—zoneld		2.35	64	_		
						20/2, 21 65			
				16, 17, 22, 23, 24/1, 24/2 139, 160, 219, 291, 310, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 324, 325, 458.	311, 317,				
							By the	Order of the Governor of Har	yana.
					R. K. KAPUR,				
			श्रम विभाग	-	Superintending Engine Hissar Drainage Circle H				
				ग्रादेश		;	•		
			दिनां	क 28 ग्रगस्त,	1984				

सं भो.वि./एक. डी./15-84/319 न8,--च्नि हिरियाणा के राज्यपाल की राय है कि मै० एस. जी. स्टील्ड प्रा. लि., प्लाट मं ६, सैक्टर-४, बन्लबगढ़, के श्रमिक श्री घत्तस्याम तथा उनके प्रबन्धकों के सध्य इसमें इसके बाद लिखित मामले में भोई मौद्योगिक विवाद है ;

प्रीर वृक्ति इटिरामा के राज्यपाल विवाद को न्यायतिर्मेष हेतु निविध्य करना वांछनीय समझते हैं ;

इसलिए, अब, भौद्योगिक विवाद फाछितियम, 1947 की धारा 10 की उपधारा (1) के खण्ड (ग) द्वारा प्रदान की गई शक्तियों का प्रयोग करते हुये हरियाणा के राज्यपाल इस के द्वारा सरकारी अधिसूचना सं∙ 5415-5-प्रम-68/15254, दिनांक 20 जून, 1988 के साथ पढ़ते हुए अधिसूचना सं॰ 11495-जी-अम/57/11245, दिनांक 7 फरवरी, 1958 हारा उक्त प्रधिनियम की धारा 7 के प्रधीन गठित श्रम न्यायालय, फरीदाब द, को विवादग्रस्त या उससे सुसंगत या उससे सम्वन्धित नीचे लिखा माभका न्या**यनिगंद** के लिये निर्दिष्ट करते हैं जो कि उक्त प्रवन्धकों तथा श्रमिक के बीच या तो विवादग्रस्त मागला है या. विवाद से सुसंगत प्रवचा सम्बन्धित मामला है :---

क्या श्री घनस्याम की सेवाओं का समापन व्यावीकित तथा ठीक है ? यदि नहीं, तो वह किस राहत का हकवार है ?

सं भी.वि./एफ. डी./45-84/31975.—-जूंकि हिरियाणा के राज्यपाल की राय है कि मैं \circ पूसु. जी. स्टीत्ज प्रा. नि., प्नाट नं. 6, सैक्टर-4, बल्लवगढ़, वे श्रमिक श्री राम आसरे पाल सथा उसके प्रबन्धकों के मध्य इसमें इसके बाद लिखिल मामले में कोई श्रीबोगिक विवाद है ;

भीर चं कि हरियाणा के राज्यवाल विवाद को न्यांग्रेनिणैय हेत् निर्दिष्ट करना वांछपीय समझते हैं;

इसलिए, ब्रब, मौद्योगिका विवाद अधिनियम, 1947 की धारा 10 की उपवारा (1) के खण्ड (ग) द्वारा प्रदान की गई गक्तियों का प्रयोग करते हुए, हरियाणा के राज्यपाल इसके द्वारा सरकारी, ब्रिधिसूचना सं. 5415-3-अस-68/15254, दिनांक 20 जून, 1963 के साथ पढ़ते हुए प्रधिसुचना सं. 11495-जी-श्रम/57/11245, दिनांक 7 फरवरी, 1958 द्वारा **उस्त** मंद्रितिसन को भार। 7 के प्रतित पठित श्राप स्थापाला, फरीदाबाद, को विवादग्रस्त या उससे सुसंगत या उससे सम्बन्धित नीचे लिखा मामना स्थायतिर्गेष के निए निर्दिश्ट करते हैं जो कि उन्त प्रवत्यकों तथा श्रमिक के बीच या तो विवादग्रस्त माम्लाहे या विवादः से सूसगत अयवा सम्बन्धित मामला है :---

निया श्री राम कासरे पाल की सेवाओं जा स्पापन न्यायोजित तथा ठीक है? यदि नही, तो वह किस राहत का हकदार है?